



Notably, plaintiff did not reply to defendant's final memorandum. It appears to the Court that defendant has, with one exception, appropriately responded to the discovery requests. The exception is Interrogatory No. 16. That interrogatory states: "Describe all agreements and correspondence related to the itemization and calculation of both the \$752 and roughly \$1,500 you were attempting to collect on this account." Defendant's response was "The debt's owner stated to Defendant that this is the amount owed." That answer seems incomplete. Although it is likely that defendant did not itemize or calculate the debt due, there surely are agreements and/or correspondence between defendant and VCU that go to this question. There must have at least been some correspondence by which VCU told defendant the amount it sought to collect from plaintiff. But defendant does not, in its answer to Interrogatory No. 16, refer or direct plaintiff to those documents, nor does defendant respond that such documents do not exist.

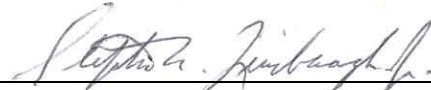
As a result, this Court will grant the motion to compel in part. The Court declines to award attorneys' fees, however, in light of the filing irregularities with respect to the memorandum in support, its attachments, and plaintiff's failure to explain his late submission.

Accordingly,

IT IS HEREBY ORDERED that plaintiff's motion to compel [#28] is DENIED in part and GRANTED in part.

IT IS FURTHER ORDERED that defendant shall fully respond to plaintiff's Interrogatory No. 16 in accordance with this memorandum by October 12, 2020.

Dated this 28th day of September, 2020.

A handwritten signature in cursive script, appearing to read "Stephen N. Limbaugh, Jr.", is written over a horizontal line.

STEPHEN N. LIMBAUGH, JR.  
SENIOR UNITED STATES DISTRICT JUDGE